### IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

FCSTONE MERCHANT SERVICES,	§	
LLC	§	
	§	
Plaintiff,	§	
	§	
<b>v.</b>	§	Civil Action No. 4:20-cv-03693
	§	
SGR ENERGY, INC., ST SHIPPING &	§	
TRANSPORT PTE LTD, and THOMAS	§	
SAN MIGUEL, individually,	§	
	§	
Defendants.	§	

#### JOINT MOTION TO DISMISS ALL CLAIMS WITH PREJUDICE AND CLOSE CASE

Pursuant to Rule 41 of the Federal Rules of Civil Procedure, Plaintiff FCStone Merchant Services, LLC ("FMS" or "Plaintiff") and Defendants SGR Energy, Inc. and Thomas San Miguel, individually, (collectively, "Defendants") (collectively, with Plaintiff, "The Parties"), herein respectfully submit this Joint Motion to Dismiss All Claims with Prejudice and Close Case.

The Parties seek to dismiss all claims that were brought or could have been brought against each other. Each party shall bear their respective costs and attorneys' fees incurred in this action.

Because all claims against Defendant ST Shipping & Transport PTE LTD were previously dismissed in this case (*See* Docs. 85-86), the proposed dismissal would fully resolve all claims in this matter and allow this case to be finally closed.

Date: April 16, 2025 Respectfully submitted,

#### /s/ Yasser A. Madriz

### Yasser A. Madriz (lead attorney)

State Bar No. 24037015 Federal Bar No. 39080

ymadriz@mcguirewoods.com

#### Miles O. Indest

State Bar No. 24101952 Federal Bar No. 3070349 mindest@mcguirewoods.com

#### Addison E. Fontein

State Bar No. 24109876 Federal Bar No. 3530304 afontein@mcguirewoods.com

# McGuireWoods LLP

845 Texas Ave., Suite 2400 Houston, Texas 77002 T: 713-353-6681

F: 832-255-6381

## ATTORNEYS FOR PLAINTIFF, FCSTONE MERCHANT SERVICES, LLC

## /s/Brendon Dane Singh (by permission)

Brendon Dane Singh Tran Singh, LLP 2502 La Branch Street Houston, TX 77004 Telephone: 832-975-7300

Fax: 832-975-7301 bsingh@ts-llp.com

ATTORNEY FOR DEFENDANTS SGR ENERGY, INC. AND THOMAS SAN MIGUEL

# **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing instrument has been served on all counsel of record in accordance with the Federal Rules of Civil Procedure on this  $16^{th}$  day of April 2025.

/s/ Miles O. Indest
Miles O. Indest